

STATE OF MAINE COMMISSION ON GOVERNMENTAL ETHICS AND ELECTION PRACTICES 135 STATE HOUSE STATION AUGUSTA, MAINE 04333-0135

To: Interested Persons

From: Jonathan Wayne, Executive Director

Date: July 18, 2011

Re: Invitation to Comment on Maine Clean Election Act Program

This memo is to invite you to provide your comments on possible changes to the Maine Clean Election Act program in light of a recent court decision removing the matching funds component of the program.

Maine Clean Election Act Program

Through a 1996 citizen initiative, Maine voters approved the Maine Clean Election Act (MCEA), which established a voluntary program of full public financing for candidates for the Maine Legislature and for Governor. Among the goals attributed to the program are encouraging new candidates to run for public office, minimizing the role of fundraising in political campaigns, and providing candidates with the opportunity to spend more time on voter contact and other campaign activities. In order to continue to achieve these objectives and maintain political support, the MCEA program needs to:

- provide a level of campaign funding that most candidates will view as sufficient to meet their needs;
- promote the prudent spending of public campaign funds by candidates; and
- keep the cost of the program reasonable.

Unavailability of Matching Funds in 2012

In past elections, participants in the program received an initial payment of MCEA funds for each election and could potentially qualify to receive "matching funds." Recently, around one-half of MCEA candidates for the Legislature have received matching funds. Matching funds has been viewed by some MCEA candidates as attractive because it allowed them to engage in additional campaign speech if there were a large amount of independent expenditures in the race or if they were running against a well-financed opponent. In 2012, the Commission will be unable to pay matching funds, because of the recent U.S. Supreme Court decision, <u>Arizona Free Enterprise Club's Freedom Club PAC v. Bennett</u>.

Invitation to Comment

The Commission would welcome your comments on any changes that should be made to the MCEA program in light of the <u>AZ Free Enterprise Club</u> decision. The Commission is conducting a study of the MCEA program pursuant to Resolve 2011, Chapter 103, and will issue a report with possible legislation by October 15, 2011. You are welcome to comment at a public hearing of the Commission on July 28, 2011 at 9:00 a.m. at the Commission's office at 45 Memorial Circle in Augusta. Written comments are welcome through August 10, 2011.

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Ideas for Changes to the Maine Clean Election Act Program

The Commission would welcome any thoughts you have for potential changes to the MCEA program to replace matching funds or to make the program more successful. You are welcome to propose your own ideas or offer variations on the following concepts which the Commission staff has already received informally. Please feel free to highlight any features that do not seem practical or could result in unintended consequences.

1. Permit MCEA Candidates to Qualify for a Second Payment of MCEA Funds for the General Election Under current law, candidates qualify for MCEA funding by collecting a required number of "qualifying contributions" of \$5 or more payable to the Maine Clean Election Fund. Once they qualify (usually in April of the election year), candidates receive initial payments for the primary election (April) and for the general election (June). (See chart on next page for campaign funding available to 2010 candidates).

One reform proposal is to permit MCEA candidates who decide they need additional campaign funds to collect additional qualifying contributions which they would turn in to the Commission in September. The candidates would then receive a second payment, around the first week in October. The amount of the second payment could be aimed at providing sufficient funding for candidates in competitive elections, while setting the qualifying hurdle sufficiently high to contain the cost of the program.

2. Allow Small Donations and Additional Payments of Public Campaign Funds

In order to allow candidates to engage in campaign speech beyond the initial payment, MCEA candidates could be allowed to collect small donations of up to \$100 (or some other low maximum) from individual residents of Maine. To reduce the burden of fundraising, the State of Maine could provide additional public funds at a rate of \$3 or \$4 in public money for every dollar of small contributions received from a registered Maine voter. For example, at a 3-1 match, receiving a contribution of \$25 could result in a payment of \$75 in public campaign funds.

3. Permit Candidates to Spend only the Initial Payment

Another option is to continue to provide basic payments for the primary and general election, and to allow no other campaign funds other than a limited amount of seed money collected before qualifying for public funds. One potential concern with this option is that some candidates might decline to join the program if they knew at the outset that their campaign spending was restricted to seed money plus the single payments for the primary and general election.

Thank you for your comments on the Maine Clean Election Act program for the 2012 elections.

Amounts of Initial Payments for 2010 Elections				
	CANDIDATE	PRIMARY ELECTION	GENERAL ELECTION	
State Representa	tive: Contested candidates	\$1,504	\$4,144	
	Uncontested candidates	\$512	\$1,368	
State Senate:	Contested candidates	\$7,746	\$19,078	
	Uncontested candidates	\$1,927	\$6,296	

2010 MCEA PAYMENTS AND MATCHING FUNDS				
PRIMARY ELECTION	Initial Payment	Maximum Matching Funds	Maximum Public Funds for the Election	
State Representative	\$1,504	\$3,008	\$4,512	
State Senate	\$7,746	\$15,492	\$23,238	
GENERAL ELECTION	Initial Payment	Maximum Matching Funds	Maximum Public Funds for the Election	
State Representative	\$4,144	\$8,288	\$12,432	
State Senate	\$19,078	\$38,156	\$57,234	